All of the claims are allowed in substance. The Official Action objects to the drawing as not showing various "means for" elements and rejects claims 9-15 for insufficient disclosure for not disclosing various elements claimed in means plus function language.

In response, claims 9-15 are amended to use "table", "pointer" and "controller" to describe the system. These elements are the language in the specification and which the drawings illustrate. Thus, page 7, line 21-23 read "a pointer into the ramp table is incremented to point in the target temperature in the table." The term "control" is used in the title and frequently in the specification.

The Official Action rejects claims 17 and 18, because "multiple ramping profiles" are not disclosed. The claim language is corrected to make clear that it is the ramping profile which has multiple steady state temperatures. Support will be found at page 7, lines 9-13. The "type of media" reference in these claims is included in the rejection. That is met by the foregoing amendment to page 7, line 12.

Accordingly, reconsideration in due course is respectfully requested, followed by allowance of claims 1-18, all of the pending claims, is respectfully requested.

Respectfully submitted, Brian K. Bartley et al.

John A. Brady, Reg.No. 22,020

Attorney for Applicants Lexmark International, Inc.

Intellectual Property Law Dept.

740 West New Circle Road

Lexington, KY 40550

(859) 258-9442